

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)	
)	
R. SHANE GREEN,)	
EDIN SARACEVIC,)	Examiner: JEFFREY R. SWEARINGEN
TARIK KURSPAHC, AND)	
MICHAEL D. SYLVESTER)	
)	Group Art Unit: 2145
Serial No.: 09/876,111)	
)	
Filing Date: June 8, 2001)	Confirmation No.: 8526
)	
For: SYSTEM, METHOD AND)	
COMPUTER PROGRAM PRODUCT))	
FOR A LOCATOR SERVICE)	

**STATEMENT OF THE SUBSTANCE OF THE
INTERVIEW CONDUCTED JUNE 12, 2008**

Dear Sir:

Applicants respectfully request that the following Statement of the Substance of the Interview conducted on June 12, 2008 be made of record in this case. An Interview Summary form was mailed by Examiner Swearingen on June 19, 2008. Because Applicants' Statement must be filed by one month from the mailing date of the Interview Summary form, Applicants believe that this Statement is timely filed.

Participants of the interview included Examiner Swearingen and Applicants' representative Lisa Schoedel. No exhibits were shown nor demonstrations conducted. The participants discussed amending the independent claims (claims 21, 30, 35, 38, and 41) as well as U.S. Patent No. 6,295,502.

Examiner Swearingen proposed an examiner amendment to bring the claims in condition for allowance. Specifically, Examiner Swearingen proposed amending the independent claims with the limitation found in claims 26 and 31. Examiner Swearingen indicated that U.S. Patent No. 6,295,502 did not teach “wherein at least one of the location codes includes a fifth sub-string, wherein the fifth sub-string indicates a specific travel club approval.”

Applicants’ representative declined the proposed examiner amendment and proposed amending the independent claims to clarify that the categories and sub-categories are point of interest categories and sub-categories. Applicants believe that U.S. Patent No. 6,295,502 does not show or suggest a category sub-string or a sub-category sub-string for a point of interest type. Examiner Swearingen declined this proposed amendment.

As a result of the interview, no agreement with respect to the claims was reached.

Respectfully submitted,

By: /Lisa M. Schoedel/
Lisa M. Schoedel
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Patent Counsel

Date: July 3, 2008

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